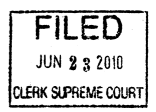
IN THE SUPREME COURT OF IOWA



ORDER

IN THE MATTER OF AN AMENDMENT TO THE CODE OF JUDICIAL CONDUCT

The court hereby amends the application section of Chapter 51, the Code of Judicial Conduct, as shown in the attached document. This amendment takes effect immediately.

Dated this 23rd day of June, 2010.

THE SUPREME COURT OF IOWA

_{By} Narsha levh

Marsha Ternus, Chief Justice

CHAPTER 51

CODE OF JUDICIAL CONDUCT

APPLICATION

III. Magistrate and Other Continuing Part-Time Judge

A judge who serves repeatedly on a part-time basis or under a continuing appointment ("continuing part-time judge"),

- (A) is not required to comply:
 - (1) with rules 51:2.10(A) and 51:2.10(B) (Judicial Statements on Pending and Impending Cases), except while serving as a judge; or
 - (2) at any time with rules 51:3.4 (Appointments to Governmental Positions), 51:3.8 (Appointments to Fiduciary Positions), 51:3.9 (Service as Arbitrator or Mediator), 51:3.10 (Practice of Law), 51:3.11 (Financial, Business, or Remunerative Activities), and 51:3.14 (Reimbursement of Expenses and Waivers of Fees or Charges), and 51:3.15 (Reporting Requirements);
- (B) except as provided in paragraph (C), shall not practice law in the court on which the judge serves and shall not act as a lawyer in a proceeding in which the judge has served as a judge or in any other proceeding related thereto; and
- (C) when not otherwise prohibited by the Iowa Rules of Professional Conduct, may appear as counsel for a client in a matter that is within the jurisdiction of a magistrate so long as the matter is heard by a district judge or a district associate judge. Partners or associates of a magistrate may appear before a magistrate other than their partner or associate.